

# EXHIBIT 1

**FILED**

APR 10 2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

**RICHARD W. WIE**  
CLERK, U.S. DISTRICT Ct  
NORTHERN DISTRICT OF CALIFORNIA

KATHERINE WILLIAMS  
Plaintiff

CASE NO. C 08-00026 WHA

v.  
JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
Hearing Date April 10, 2008 11:00am

DISCOVERY  
REQUEST FOR PRODUCTION  
OF PERSONAL FILES ON ANY  
AND COMPLAINTS WHICH ARE  
IN PARTY'S POSSESSION,  
CUSTODY, CONTROL OR  
KNOWLEDGE

- ✓ mean I request any and all information from you for discovery on individuals
- ❖ mean I already have information
- mean I want subpoenaed to be put under oath or that you subpoena information

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

KATHERINE WILLIAMS  
Plaintiff

CASE NO. C 08-00026 WHA

v.  
JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
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KNOWLEDGE

REQUESTING RECORDS/ COMPLAINTS ON THE FOLLOWING INDIVIDUALS IN  
BOLD UNDERLINE OF ANY ASSAULTS, DISCRIMINATION, HARASSMENTS  
OR UNFAIR TREATMENT AND INDIVIDUAL TO BE SUBPOENAED FOR  
DEPOSITIONS

- ✓ Mr. Aguilera, Rebecca Nehring, Darcie Kibodeaux, Margie Dusell, Larry Headington, Yolanda Mamsaang, Michael Catabay, Rhonda Esgana
  - All names in bold put under oath to show contradiction in statement previously made to investigators.
- ✓ Time cards of Darcie Kibodeaux and Larry Headington from 3/18/06 – 6/9/06.
- ✓ Mr. Aguilera time cards from 6/15/06 – 7/1/06.
- ✓ Time cards of Katherine Williams from 3/17/06 – 6/8/06.
  - Time card of VR on June 8, 2006.
- ✓ I would like any and all complaints of current and former postal workers who have complained of discrimination, harassment/hostile working conditions, assaults, wrongful termination, poor working conditions i.e. singled out to receive different treatment, job made unfair, over burden by given more mail to case and deliver, witness to unprofessional employees or supervisor during their probation period.

- Larry Headington
- Yolanda Mamsaang
- Kathy Choisy
- Mr. Ed Kimble
- Rhonda Esgana

Katherine Williams  
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KNOWLEDGE

- I request that you contact **Tina Bixby who is the Property Manager at Bridgeport Apt. 450 Pittman Rd. Fairfield, CA 94534 at phone (707) 863-9952 on the status of tenant Georgette F. AbouNader on when she moved from unit #423. Darcie stated I discarded good mail. (fraud) I can't get this information it must come from post office or by subpoena.**
- ✓ I would like information on the date when Phillip, Sam, Monet, Juan and Germil all delivered their route that was assign from personnel with no assistance.
  - VR witnessed me putting plastic trays I made behind the cage 2x's.
  - Mike Catabay witnessed Larry Headington put a sticky on my back and laughed at what it said.
    - ❖ Notice of Rating Eligible that shows that I originally selected Vallejo Post Office, not Fairfield. An Asian lady asked me to go to that area.
    - ❖ Statement that show how Rebecca Nehring did a shabby investigation putting confidence in Darcie Kibodeaux.
    - ❖ Statement that Darcie Kibodeaux sent to Rebecca Nehring lying that I never told her that I felt Larry Headington was hitting on me I told her over the phone in March 24, 2006.

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- ❖ Ruth Dushon told me when she started Larry Headington ask her if she wanted a chocolate kiss.
- Ruth Dushon on activities planned by Rhonda Esgana (party at her house).
- I would like Steve Tran to testify he also witnessed me making tray for route 19.

✓ Time cards of Yolanda Mamsaang from 6/06-present

## EXHIBIT 2

4/30/2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

KATHERINE WILLIAMS  
Plaintiff

C 08-00026 WHA

v.

JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

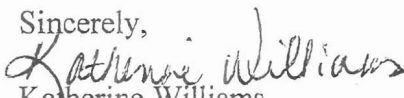
UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
2<sup>ND</sup> REQUEST FOR DISCLOSURE

U. S. Attorney  
Mr. Abraham Simmons  
450 Golden Gate Ave.  
San Francisco, CA 94102

Attn: Mr. Abraham Simmons:

I have made a request for disclosure on April 10, 2008 to you in person and to this date I haven't received any of the requested documents. I feel that the information that you have in your control or the post office has or can get this knowledge will help me support and substantiate my claim that they used fraud to get rid of me after I complained of hostile working conditions. If I don't hear from you in 10 days (by May 12, 2008) with the information that I requested I will be forced to go to the judge and have him compel you to release this information. I have a right to defend myself and show that the agency used underhanded ways to get rid of people in their probation period. I was let go after I complained of hostile working conditions and that I was being harassed. I was wronged and I intend to prove it.

Sincerely,

  
Katherine Williams

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

KATHERINE WILLIAMS  
Plaintiff

CASE NO. C 08-00026 WHA

v.  
JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

DISCOVERY  
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OF PERSONAL FILES ON ANY  
AND COMPLAINTS WHICH ARE  
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KATHERINE WILLIAMS  
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**BOLD UNDERLINE** OF ANY ASSAULTS, DISCRIMINATION, HARASSMENTS  
OR UNFAIR TREATMENT AND INDIVIDUAL TO BE SUBPOENAED FOR  
DEPOSITIONS

- ✓ **Mr. Aguilera, Rebecca Nehring, Darcie Kibodeaux, Margie Dusell, Larry Headington, Yolanda Mamsaang, Michael Catabay, Rhonda Esgana**
  - All names in bold put under oath to show contradiction in statement previously made to investigators.
- ✓ Time cards of Darcie Kibodeaux and Larry Headington from 3/18/06 – 6/9/06.
- ✓ Mr. Aguilera time cards from 6/15/06 – 7/1/06.
- ✓ Time cards of Katherine Williams from 3/17/06 – 6/8/06.
  - Time card of VR on June 8, 2006.
- ✓ I would like any and all complaints of current and former postal workers who have complained of discrimination, harassment/hostile working conditions, assaults, wrongful termination, poor working conditions i.e. singled out to receive different treatment, job made unfair, over burden by given more mail to case and deliver, witness to unprofessional employees or supervisor during their probation period.

Katherine Williams  
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(707) 643-2423

KATHERINE WILLIAMS  
Plaintiff

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Defendant

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NORTHERN DISTRICT OF CALIFORNIA  
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  - VR witnessed me putting plastic trays I made behind the cage 2x's.
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    - ❖ Statement that show how Rebecca Nehring did a shabby investigation putting confidence in Darcie Kibodeaux.
    - ❖ Statement that Darcie Kibodeaux sent to Rebecca Nehring lying that I never told her that I felt Larry Headington was hitting on me I told her over the phone in March 24, 2006.
  - Ruth Dushon told me when she started Larry Headington ask her if she wanted a chocolate kiss.

# EXHIBIT 3

May 1, 2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

**FILED**  
MAY 14 2008  
RICHARD W. WIEKING  
CLERK U.S. DISTRICT COURT,  
NORTHERN DISTRICT OF CALIFORNIA

KATHERINE WILLIAMS  
Plaintiff

C 08-00026 WHA

v.

JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

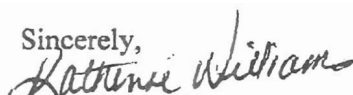
UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
**2<sup>ND</sup> REQUEST FOR DISCOVERY**

U. S. Attorney  
Mr. Abraham Simmons  
450 Golden Gate Ave.  
San Francisco, CA 94102

Attn: Mr. Abraham Simmons:

I received defendant's disclosure on April 30, 2008 by way of messenger who left the letter on my porch. I mailed to you on that same date a letter requesting your disclosure on witnesses and what they would be testifying to, although vague you complied. As I stated in that letter if you don't call anyone on your witness list I intend to call Mr. Aguilera, Rebecca Nehring and Darcie Kibodeaux to impeach them and show their creditability/character from previous statements made. I didn't receive the discovery that I requested from you on April 10, 2008 in person. I do believe the Honorable Judge William H. Alsup gave us until April 30, 2008 to make requests, make any changes and for you to give me all requested discovery by said date. If I don't hear from you with my request by May 12, 2008, I will ask Judge William H. Alsup to compel you to surrender the documents that I requested. I think the evidence will support my case that I have been wronged. I forgot to state discovery in mailing on April 30, 2008 in letter and on Certificate of Mailing so I'm sending this letter to correct error; however I did send requesting discovery document for 2<sup>nd</sup> request.

Sincerely,

  
Katherine Williams

CERTIFICATE OF MAILING

KATHERINE WILLIAMS USPS CARRIER

Plaintiff

v.

JOHN E. POTTER, POSTMASTER GENERAL

Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

CASE NO. C 08-00026 WHA

I certify that on May 1, 2008 the foregoing was mailed to the following:  
**Letter requesting Discovery 2<sup>nd</sup> request**

First Class mail Honorable William H. Alsup, District Judge  
First Class mail Atty. Abraham A. Simmons, for Federal Defendant

Honorable Judge William H. Alsup  
450 Golden Gate Ave. Courtroom #9, 19 Floor  
San Francisco, CA 94102

Attorney Abraham A. Simmons  
450 Golden Gate Ave. 9<sup>th</sup> Floor  
San Francisco, CA 94102

  
Katherine Williams Pro Se  
Plaintiff

## EXHIBIT 4

JOSEPH P. RUSSONIELLO (SBN 44332)  
 United States Attorney  
 JOANN M. SWANSON (SBN 88143)  
 Chief, Civil Division.  
 ABRAHAM A. SIMMONS (SBN 146400)  
 Assistant United States Attorney

450 Golden Gate Avenue, Box 36055  
 San Francisco, CA 94102  
 Telephone: 415 436-7264  
 Fax: 415 436-6748  
 Email: [abraham.simmons@usdoj.gov](mailto:abraham.simmons@usdoj.gov)

Attorneys for Defendant

UNITED STATES DISTRICT COURT  
 NORTHERN DISTRICT OF CALIFORNIA  
 SAN FRANCISCO DIVISION

KATHERINE WILLIAMS,

Plaintiff,

v.

JOHN E. POTTER, POSTMASTER  
 GENERAL

Defendant.

C 08-0026 WHA

E-FILING CASE

DEFENDANT'S RESPONSES TO  
 PLAINTIFF'S "DISCOVERY REQUEST  
 FOR PRODUCTION OF PERSONNAL  
 (SIC) FILES ON ANY AND COMPLAINTS  
 WHICH ARE IN PARTY'S POSSESSION,  
 CUSTODY, CONTROL OR  
 KNOWLEDGE"

Propounding Party: Plaintiff

Responding Party: Defendant

Set No.: One

Defendant, John E. Potter, Postmaster General of the United States, hereby responds to Plaintiff's discovery requests served April 10, 2008 as follows:

Defendant objects to the form of the discovery requests and to each and every discovery request on the ground that they are vague and ambiguous. Specifically, the document requests are not numbered, separated so as to comprise individual requests nor otherwise in the form required by the local rules and the Rules of Civil Procedure. Defendant further responds that each request will be reasonably interpreted to the extent possible and in light of the issues

1 presented in this lawsuit. As a further response to each individual request, defendant responds  
2 as follows:

3 DOCUMENT REQUESTS

4 Document Request No. 1: I request any and all information from you for discovery  
5 on individuals: Mr. Aguilera, Rebecca Nehring, Darcie Kibodeaux, Margie Dusell, Larry  
6 Headington, Yolanda Mamsaang, Michael Catabav, Rhonda Esgana

7 Response to Document Request No. 1: Defendant objects to this request on the  
8 ground that it is compound, vague, ambiguous, so overbroad as to be overly burdensome and  
9 would require production of documents not likely to result in discovery of admissible evidence.  
10 Defendant further objects to the extent that any responsive documents are protected by the  
11 attorney-client privilege, the work product doctrine or the Privacy Act. Subject to, and without  
12 waiving these objections, defendant will produce documents regarding these individuals that  
13 have been produced as part of the administrative record in this case.

14 Document Request No. 2: Time cards of Darcie Kibodeaux and Larry Headington  
15 from 3/18/06 - 6/9/06.

16 Response to Document Request No. 2: Defendant objects to this request on the  
17 ground that it is compound, vague and ambiguous. Defendant further objects to the extent that  
18 any responsive documents are protected by the attorney-client privilege, the work product  
19 doctrine or the Privacy Act. Subject to, and without waiving these objections, defendant will  
20 produce documents of similarly situated employees upon entry of a proper protective order as  
21 required by the Privacy Act.

22 Document Request No. 3: Mr. Aguilera time cards from 3/17/06 - 6/8/06.

23 Response to Document Request No. 3: Defendant objects to this request on the  
24 ground that it is vague and ambiguous. Defendant further objects to the extent that any  
25 responsive documents are protected by the attorney-client privilege, the work product doctrine  
26 or the Privacy Act. Subject to, and without waiving these objections, defendant will produce  
27 documents of similarly situated employees upon entry of a proper protective order as required  
28 by the Privacy Act.



1        Document Request No. 4:     Time cards of Katherine Williams from 3/17/06 - 6/8/06.

2        Response to Document Request No. 4:     Defendant objects to this request on the  
3 ground that it is ambiguous. Subject to, and without waiving these objections, defendant will  
4 produce these all available time records pertaining to plaintiff during this period

5        Document Request No. 5:     I would like any and all complaints of current and former  
6 postal workers who have complained of discrimination, harassment/hostile working conditions,  
7 assaults, wrongful termination, poor working conditions i.e. singled out to receive different  
8 treatment, job made unfair, over burden by given more mail to case and deliver, witness to  
9 unprofessional employees or supervisor during their probation period.

10       Response to Document Request No. 5:     Defendant objects to this request on the  
11 ground that it is compound, vague and ambiguous. Defendant further objects to the extent that  
12 any responsive documents are protected by the attorney-client privilege, the work product  
13 doctrine or the Privacy Act. Subject to, and without waiving these objections, defendant will  
14 produce unprivileged documents referring to claims against plaintiff's supervisors during the  
15 relevant period.

16       Document Request No. 6:     I would like information on the date when Phillip, Sam,  
17 Monet, Juan and Germil all delivered their route that was assign from personnel with no  
18 assistance.

19       Response to Document Request No. 6:     Defendant objects to this request on the  
20 ground that it is so vague and ambiguous that a reasonable response cannot be formed.  
21 Defendant further objects to the extent that any responsive documents are protected by the  
22 attorney-client privilege, the work product doctrine or the Privacy Act.

23       Document Request No. 7:     Time cards of Yolanda Mamsaang from 6/06 - present.

24       Response to Document Request No. 7:     Defendant objects to this request on the  
25 ground that it is vague and ambiguous. Defendant further objects to the extent that any  
26 responsive documents are protected by the attorney-client privilege, the work product doctrine  
27 or the Privacy Act. Subject to, and without waiving these objections, defendant will produce  
28 documents of similarly situated employees upon entry of a proper protective order as required

1 by the Privacy Act.

2 The document requests contains numerous statements regarding plaintiff's desires to  
3 seek additional discovery to which no response is required. To the extent that a response is  
4 deemed necessary, defendant objects to each and every request inasmuch as it (1) requires  
5 conduct not required under the Federal Rules, (2) is not a document request, or (3) requires  
6 production of documents that are protected by the attorney-client privilege, the work product  
7 doctrine or the Privacy Act.

8 AS TO OBJECTIONS

9 Respectfully submitted,

10 JOSEPH P. RUSSONIELLO  
11 United States Attorney

12  
13 Dated: May 9, 2008

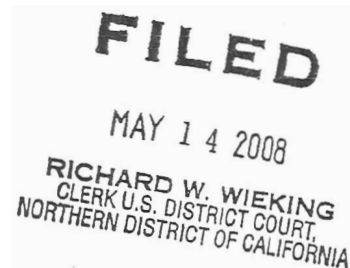
/s/  
14 ABRAHAM A. SIMMONS  
Assistant United States Attorney

15 Documents and verification to be produced under separate cover.  
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## EXHIBIT 5

May 12, 2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423



KATHERINE WILLIAMS  
Plaintiff

C 08-00026 WHA

v.

JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
3rd REQUEST FOR DISCOVERY

U. S. Attorney  
Mr. Abraham Simmons  
450 Golden Gate Ave.  
San Francisco, CA 94102

Attn: Mr. Abraham Simmons:

I have made a 2nd request for discovery by May 12, 2008 and to this date I haven't received any of the requested documents. I feel that the information that you have in your control or the post office has or can get this knowledge will help me support and substantiate my claim that they used fraud to get rid of me after I complained of hostile working conditions. If I don't hear from you in 10 days (by May 23, 2008) with the information that I requested or an explanation that you are trying to comply I will be go to the judge and have him compel you to release this information. This is the last time I will extend this waiting period.

Katherine Williams

## EXHIBIT 6

**Simmons, Abraham (USACAN)**

---

From: Simmons, Abraham (USACAN)  
Sent: Tuesday, May 20, 2008 9:35 AM  
To: 'Katherine Williams'  
Subject: RE: corrections for admendment to draft doc.

I am preparing to forward to you the documents referenced in my response and referenced in my initial disclosures. Would you prefer a disk or hard copies?

-----Original Message-----

From: Katherine Williams [mailto:katzls@peoplepc.com]  
Sent: Friday, April 04, 2008 8:26 AM  
To: Simmons, Abraham (USACAN)  
Cc: Katherine Williams  
Subject: corrections for admendment to draft doc.

I will fax a copy and send through mail

---

PeoplePC Online  
A better way to Internet  
<http://www.peoplepc.com>

# EXHIBIT 7

May 26, 2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

**FILED**

MAY 28 2008

RICHARD W. WIEKING  
CLERK U.S. DISTRICT COURT,  
NORTHERN DISTRICT OF CALIFORNIA

KATHERINE WILLIAMS  
Plaintiff

C 08-00026 WHA

v.

JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
COMPEL DEFENDANT TO RELEASE DISCOVERY

*cc to  
chambers  
received 5/28*

Dear Honorable Judge William H. Alsup:

I have requested for the 3<sup>rd</sup> time since April 10, 2008 for Mr. Simmons to furnish me with the documents/information so that I can prepare for the up coming mediation and possible trial if necessary. You ordered him to comply or he would be sanctioned. I don't think he heard you or he's hoping that I would forget what I've requested and stop making the request. I don't know the reason why he hasn't complied with your order. On May 20, 2008 Mr. Simmons sent me an e-mail asking if I wanted him to send me Disclosure on hard copy or CD, he already sent me his Disclosure I received it on April 30, 2008 in an envelope left on my front porch by a carrier. I ask that you compel Mr. Simmons to furnish the requested information that I feel are vital to my charges and will support that the agency retaliated against me by using fraud to get rid of me after I complained of hostile working conditions trying to cover up theirs acts of discrimination against my person, how I was harassed and assaulted on a continues bases by an aggressive co-worker and two supervisors who was put over us and not monitored by the Postmaster or Manager; which violated my civil rights. I don't know what else to do Your Honor, please intervene that I may obtain the requested information. Thank you for your assistance in the matter.

Sincerely,

*Katherine Williams*  
Katherine Williams Pro Se



# EXHIBIT 8



U.S. Department of Justice

*United States Attorney  
Northern District of California*

9th Floor, Federal Building  
450 Golden Gate Avenue, Box 36055  
San Francisco, California 94102

(415) 436-7264

FAX: (415) 436-7169

May 27, 2008

BY MESSENGER

Katherine Williams, Pro Se  
445 Fordham Circle  
Vallejo, CA 94589

Re: Katherine Williams v. John E. Potter, Postmaster General  
Case No.: C 08-00026 JL

Dear Ms. Williams,

In furtherance of defendant's previously-served document response, and in accordance with Federal Rule of Civil Procedure 34, enclosed please find documents responsive to Plaintiff's discovery requests served April 10, 2008. These documents should be considered a further initial disclosure as well.

Also enclosed are hard copies of the documents referenced in defendant's previously-served initial disclosure. Please do not hesitate to contact me if you have any questions.

Very truly yours,

JOSEPH P. RUSSONIELLO  
United States Attorney

BY :

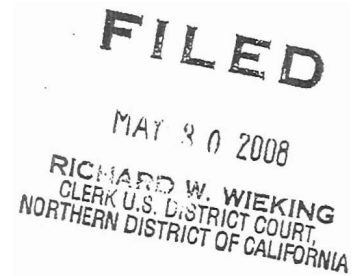
  
ABRAHAM A. SIMMONS  
Assistant U.S. Attorney

Encl.

# EXHIBIT 9

May 28, 2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423



KATHERINE WILLIAMS  
Plaintiff

C 08-00026 WHA

v.

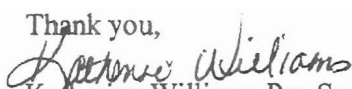
JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
DEFENDANT COMPLIED WITH DISCOVERY REQUEST

Dear Honorable Judge Williams Alsup/Attorney Abraham A. Simmons:

Please disregard letter dated May 26, 2008 because the defendant has sent me requested documents by way of messenger Track #2455893 left on front porch on May 27, 2008. After going through requested documents missing is information from Tina Bixby Property Manager of Bridgeport Apartments asking for the status on Georgette F. AbouNader 450 Pittman Rd. #423 Fairfield, CA 94534-6729 on when she moved from unit. Katherine Williams/Yolanda Mamsaang time cards for period of 3/06. The time cards for period 4/06 of Yolanda Mamsaang/Katherine Williams are the same time cards turned into investigators which were altered by either Darcie Kibodeaux or Yolanda Mamsaang so I will need some to recalculate time cards for period 3/06 – 4/06 because you can clearly see they have been altered and I know what I put on those timecards. You have until 6/6/06 to furnish requested documents/items not included with this mailing or I will have to write to Honorable Judge Williams H. Alsup.

Thank you,

  
Katherine Williams Pro Se

## EXHIBIT 10

May 29, 2008

Katherine Williams  
445 Fordham Cir  
Vallejo, CA 94589-1867  
(707) 643-2423

KATHERINE WILLIAMS  
Plaintiff

C 08-00026 WHA

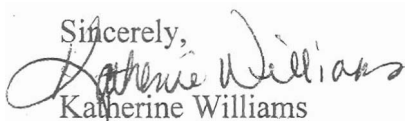
v.

JOHN E. POTTER, POSTMASTER GENERAL  
Defendant

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
DEFENDANT COMPLIED WITH DISCOVERY REQUEST

Dear Honorable Judge Williams Alsup/Attorney Abraham A. Simmons:

In addition to my previous letter dated May 28, 2008 after looking through all disclosure and discovery document not included was when did the carriers who started employment when I did finish their route for the first time unassisted that was assigned from personnel. The carrier's names are Sam Carey, Phillip Hong, Germil Libatique and Monette Zuasola and when did each driver receive their Driving Observation from any Supervisors this was generally done by Darcie Kibodeaux. Also omitted from my requested discovery evidence, I don't know if it was intentionally but on the time cards for Katherine Williams and Yolanda Mamsaang the month of March 06 I want it and I know if it has been altered or edited as I stated before if necessary the month of March 06 time card re-calculated. We will continue this until all the truth comes out and all the guilty punished. It's strange that on my time card and Yolanda's time card this period of March 06 isn't included in discovery.

Sincerely,  
  
Katherine Williams